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APPLICATION NO	). F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/664,443	0/664,443 09/19/2003		Alexander Serkh	. T02-062A	4511
26683	7590	06/06/2005		EXAMINER	
THE GAT	TES CORF	PORATION	JOHNSON, VICKY A		
	EPT. 10-A			ART UNIT	PAPER NUMBER
1551 WEWATTA STREET DENVER, CO 80202				3682	

DATE MAILED: 06/06/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

1	Application No.	Applicant(s)				
Office Action Summary	10/664,443	SERKH, ALEXANDER				
	Examiner	Art Unit				
The MAILING DATE of this communication app	Vicky A. Johnson	3682 orrespondence address				
Period for Reply	rears on the cover sheet with the o	511 GOP 611 GOT GGG GGG				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period versilities to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	ely filed  s will be considered timely. the mailing date of this communication.  O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 11 M	larch 2005.					
2a)⊠ This action is <b>FINAL</b> . 2b)☐ This	action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
<ul> <li>4)  Claim(s) 1-22 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdraw</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-22 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/o</li> </ul>	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the Education of the depth of the drawing (s) be held in abeyance. See the drawing (s) is objected if the drawing (s) is objected in the drawing (s) is objected in the drawing (s) is objected in the drawing (s) is objected to by the Education of the drawing (s) is objected to by the Education of the E	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	·				

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#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 2-10 and 13-20 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 2, 5, 8, 13, 16, and 19 are indefinite because it is unclear which plane is being referred to by the limitation "the plane of rotation at the center of the pulley (or pivot bearing)". There are an infinite number of planes at the center of rotation of the pulley, such as a horizontal plane and a vertical plane. For this office action a vertical plane will be used as the plane at the center of rotation of the pulley or pivot bearing.

# Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-3 and 5-11 are rejected under 35 U.S.C. 102(b) as being anticipated by Schmid (US 6,039,664).

Schmid discloses an improved power transmission belt tensioner of the type having a pulley (3) adapted to communicate with a surface of a power transmission belt, an arm (2) supporting said pulley upon which said pulley is rotatably mounted via a

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pulley bearing (see Fig 2), a shaft (5) supporting said arm, said shaft rotatably supported by a pivot bearing (13), an attachment point (see Fig 2) for a strut (1), and said strut attached to said attachment point (see Fig 2), the improvement comprising: said pulley (right side) and said attachment point (left side) laterally offset in relation to said pivot bearing and substantially balanced in terms of parasitic torque across said pivot bearing (It is inherent that the forces of the strut would balance out the forces of the pulley, because as the belt applies more force against the pulley the strut would apply an equal opposite force in order to keep tension on the belt. The forces of the pulley and the strut have to pass through the pivot bearing and balance in order to keep the appropriate tension on the belt).

Re claim 2, said strut attachment point is laterally opposite of said pivot bearing in relation to the plane at the center of rotation of said pulley (see Fig 2).

Re claim 3, said strut attachment forms part of a member (2) extending from a support for said pulley bearing (see Fig 2).

Re claim 5, said strut attachment point is laterally opposite of said pulley in relation to the plane at the center of rotation of said pivot bearing (see Fig 2).

Re claim 6, said strut attachment point is beyond the lateral limits of said pivot bearing (see Fig 2).

Re claim 7, said strut attachment forms part of a member (2) extending from said shaft (see Fig 2).

Re claim 8, the plane at the center of rotation of said pulley is beyond the lateral limits of said pivot bearing (see Fig 2).

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Re claim 9, said pulley is radially opposite of said attachment point in relation to said pivot bearing (see Fig 2).

Re claim 10, said member (2) is a lever arm.

Re claim 11, said tensioner includes a base (2) adapted to support an accessory (the base 2 is capable of being adapted to hold an accessory).

5. Claims 12-14 and 16-22 are rejected under 35 U.S.C. 102(b) as being anticipated by Mutoh et al (DE 3809169).

Mutoh et al disclose a power transmission drive comprising; a crankshaft pulley (1); an accessory pulley (3); a power transmission belt (5); a power transmission belt tensioner having a tensioner pulley (6) adapted to communicate with a surface of said power transmission belt (see Fig 1), an arm (7) supporting said tensioner pulley upon which said tensioner pulley is rotatably mounted via a pulley bearing (9), a shaft (10) supporting said arm, said shaft rotatably supported by a pivot bearing (unnumbered, see Fig 2), an attachment point (unnumbered, see Fig 1) for a strut (21), and said strut attached to said attachment point (at 28), said pulley and said attachment point laterally offset in relation to said pivot bearing (see Fig 2) and substantially balanced in terms of parasitic torque across said pivot bearing (It is inherent that the forces of the strut would balance out the forces of the pulley, because as the belt applies more force against the pulley the strut would apply an equal opposite force in order to keep tension on the belt. The forces of the pulley and the strut have to pass through the pivot bearing and balance in order to keep the appropriate tension on the belt) and, said power

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transmission belt trained about said crankshaft pulley, said accessory pulley and said tensioner pulley (see Fig 1).

Re claim 13, said strut attachment point being laterally opposite of said pivot bearing in relation to the plane at the center of rotation of said tensioner pulley (see Fig 2).

Re claim 14, said strut attachment forms part of a member (7) extending from a support for said pulley bearing (see Fig 2).

Re claim 16, said strut attachment point being laterally opposite of said pulley in relation to the plane at the center of rotation of said pivot bearing (see Fig 2).

Re claim 17, said strut attachment point being beyond the lateral limits of said pivot bearing (see Fig 2).

Re claim 18, said strut attachment forms part of a member (7) extending from said shaft.

Re claim 19, the plane at the center of rotation of said pulley being beyond the lateral limits of said pivot bearing (see Fig 2).

Re claim 20, said member (7) being a lever arm.

Re claim 21, said power transmission tensioner includes a base adapted to support an accessory (the base 7 is capable of being adapted to hold an accessory).

Re claim 22, Mutoh et al disclose method of tensioning a power transmission belt comprising: providing said power transmission belt (5), providing a pivot bearing (unnumbered see Fig 2), providing a tensioner having a pulley (6) adapted to communicate with a surface of said power transmission belt (see Fig 2), a supporting

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structure (7) including a supporting shaft (10) rotatably supported by said pivot bearing for supporting as supporting arm (see Fig 2), said supporting arm for supporting said pulley (see Fig 2), said pulley being rotatably mounted upon said supporting arm via a pulley bearing (9), said pulley being laterally offset in relation to said pivot bearing (see Fig 2), and an attachment point (at 28) for a strut (21), said attachment point being laterally offset in relation to said pivot bearing (see Fig 2), providing said strut (21), communicating a biasing force from said strut to said attachment point (at 28), said supporting structure (7) communicating said biasing force to said pulley through rotation about said pivot bearing (10), and substantially balancing said biasing force at said pivot bearing in terms of parasitic torque (It is inherent that the forces of the strut would balance out the forces of the pulley, because as the belt applies more force against the pulley the strut would apply an equal opposite force in order to keep tension on the belt. The forces of the pulley and the strut have to pass through the pivot bearing and balance in order to keep the appropriate tension on the belt).

### Allowable Subject Matter

6. Claims 4 and 15 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

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# Response to Arguments

Some further comments regarding the applicant's remarks are deemed appropriate.

As stated above it is an inherent feature that the parasitic torque would be balanced in the Schmid reference, and as such the applicant must provide evidence to the contrary (see MPEP 2112).

The Schmid reference teaches each of the limitations recited in the claims, except for the parasitic torque. It is inherent that the torque loss would be balanced as in the claimed invention since the two inventions are almost identical in structure.

The applicant's remarks have been accorded due consideration, however, they are not deemed fully persuasive.

#### Conclusion

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vicky A. Johnson whose telephone number is (571) 272-7106. The examiner can normally be reached on Monday-Friday (7:00a-3:30p).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Bucci can be reached on (571) 272-7099. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

My 5/2765

Thomas R. Hannon Primary Examiner